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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/058,036	01/29/2002	Toshihiro Takagi	3064IT/50896	2683	
Crowell & Mor P.O. Box 14300)	EXAMINER SHEPARD, JUSTIN E			
Washington, DC 20044-4300			ART UNIT	PAPER NUMBER	
			2623		
SHORTENED STATUTOR	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE		
3 MOI	NTHS	03/21/2007	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

		Apı	Application No. Applicant(s)					
		10	/058,036	TAKAGI ET AL.				
Office Action Summary			miner	Art Unit				
· ·			tin E. Shepard	2623				
Period fo	The MAILING DATE of this commu or Reply	nication appears	on the cover sheet	with the correspondence a	ddress			
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MISSIONS of time may be available under the provision SIX (6) MONTHS from the mailing date of this come period for reply is specified above, the maximum is the to reply within the set or extended period for reply received by the Office later than three months and patent term adjustment. See 37 CFR 1.704(b).	MAILING DATE (s of 37 CFR 1.136(a). munication. tatutory period will app y will, by statute, cause	OF THIS COMMUN In no event, however, may by and will expire SIX (6) Mile the application to become	NICATION. a reply be timely filed ONTHS from the mailing date of this of ABANDONED (35 U.S.C. § 133).	, ,			
Status				•				
1)	Responsive to communication(s) fil	ed on 23 Augus	t 2006.					
2a)□	•	2b)⊠ This action						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
•—,	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)	Claim(s) 1,2,4 and 5 is/are pending	in the application	n.					
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)□	5) Claim(s) is/are allowed.							
6)⊠	S)⊠ Claim(s) <u>1,2,4 and 5</u> is/are rejected.							
7)	Claim(s) is/are objected to.				•			
8)□	Claim(s) are subject to restri	ction and/or elec	ction requirement.					
Applicati	on Papers							
9)[The specification is objected to by the	ne Examiner.						
10)	The drawing(s) filed on is/are	: a) 🔲 accepted	l or b) objected t	o by the Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	ınder 35 U.S.C. § 119				•			
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:								
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.								
			,					
Attachmen								
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date								
3) Information Disclosure Statement(s) (PTO/SB/08) - 5) Notice of Informal Patent Application								
Paper No(s)/Mail Date 6) Other:								

DETAILED ACTION

Allowable Subject Matter

Prosecution on the merits of this application is reopened on claims 1, 2, 4 and 5 are considered unpatentable for the reasons indicated below:

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

1. Claims 1, 2, and 4 are rejected under 35 U.S.C. 102(e) as being anticipated by Shintani.

Referring to claim 1, Shintani discloses a channel selection device in the digital/analog broadcasting receiver comprising:

a receiver for receiving coded digital/analog broadcasting signals transmitted from a broadcasting station (figure 1B, part 160; figure 4, boxes 415 and 430);

a digital/analog decoder for decoding the digital/analog broadcasting signals received by the receiver and outputting them to an image-displaying display device connected to the broadcasting receiver (figure 5);

a memory for storing a channel information included in the broadcasting signals decoded by the digital decoder (column 4, lines 11-13); a control unit for controlling the device (figure 1B, part 165); and

an input device used for a user to input an operation instruction including the channel selection to the control unit (figure 1B, part 100; figure 1A),

wherein the digital broadcasting signals have one or a plurality of sub-channels to transmit contents in one main channel (figure 4, box 430),

wherein the input device has a predetermined operation key to which an operation instruction is assigned to fix the channel, in addition to numerical-value input keys for inputting the channel number (figure 1A; column 4, lines 44-53),

wherein the control unit fixes the main/sub-channel selected by the following first or second selecting procedure in response to the operation instruction from the input device during the reception of the broadcast by the broadcasting receiver (column 3, lines 62-67; column 4, lines 1-7),

wherein the first selecting procedure, when receiving an instruction by the predetermined operation key without inputting the main channel number by the numerical-value input keys, fixes the main channel being currently received, and waits for the sub-channel number input, and then fixes the sub-channel of the number of the numerical value inputted by the numerical-value input keys (column 5, lines 59-63; figure 2A; Note: As the main channel number and delimiter key are not pressed at the same time this is interpreted as being equivalent to fixing the main channel when

pressing the predetermined operation key without inputting the main channel as only the delimiter key is currently being pressed), and

wherein the second selecting procedure, when receiving the input of a numerical value by the numerical-value input keys, and then receiving the input by the predetermined operation key, fixes the main channel of the number of the inputted numerical-value, and waits for the sub-channel number input, and then fixes the sub-channel of the number of the numerical value inputted by the numerical-value input keys (column 5, lines 59-63; figure 2A).

Referring to claim 2, Shintani discloses a channel selection device in the digital/analog broadcasting receiver comprising:

a receiver for receiving coded digital/analog broadcasting signals transmitted from a broadcasting station (figure 1B, part 160; figure 4, boxes 415 and 430);

a digital/analog decoder for decoding the digital/analog broadcasting signals received by the receiver and outputting them to an image-displaying display device connected to the broadcasting receiver (figure 5);

a memory for storing a channel information included in the broadcasting signals decoded by the digital decoder (column 4, lines 11-13); a control unit for controlling the device (figure 1B, part 165); and

an input device used for a user to input an operation instruction including the channel selection to the control unit, the input device including a predetermined operation key (figure 1B, part 100; figure 1A),

wherein the digital broadcasting signals have one or a plurality of sub-channels to transmit contents in one main channel (figure 4, box 430), and

wherein the control unit, when receiving an instruction by the predetermined operation key without inputting the main channel number by the numerical-value input keys while the broadcasting receiver is receiving the broadcast, fixes the main channel being currently received, and waits for the sub-channel number input, and then fixes the sub-channel of the number of the numerical value inputted by the numerical-value input keys (column 5, lines 59-63; figure 2A; Note: As the main channel number and delimiter key are not pressed at the same time this is interpreted as being equivalent to fixing the main channel when pressing the predetermined operation key without inputting the main channel as only the delimiter key is currently being pressed).

Referring to claim 4, Shintani discloses a channel selection device in the digital/analog broadcasting receiver according to claim 2, wherein the predetermined operation key is a "-" key (column 3, lines 30-33).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

2. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Shintani in view of Sugiyama.

Referring to claim 5, Shintani does not disclose a channel selection device in the digital/analog broadcasting receiver according to claim 2, wherein the channel selection device further comprises an On-Screen Display (OSD) output circuit for OSD displaying the main channel number and the sub-channel number inputted by the numerical-value input keys and fixed by the control unit on the display device.

In an analogous art, Sugiyama teaches a channel selection device in the digital/analog broadcasting receiver according to claim 2, wherein the channel selection device further comprises an On-Screen Display (OSD) output circuit(figure 4, part 421) for OSD displaying the main channel number and the sub-channel number inputted by the numerical-value input keys and fixed by the control unit on the display device (figure 12).

At the time of the invention it would have been obvious for one of ordinary skill in the art to add the OSD circuit taught by Sugiyama to the system disclosed by Shintani.

The motivation would have been to offer the user a visual feedback that would warn him/her if an unwanted key had been pressed.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Justin E. Shepard whose telephone number is (571) 272-5967. The examiner can normally be reached on 7:30-5 M-F.

Application/Control Number: 10/058,036

Art Unit: 2623

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

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supervisor, Chris Kelley can be reached on (571) 272-7331. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

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JS

SCOTT E. BELIVEAU PRIMARY PATENT EXAMINER

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